

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re : Chapter 11
:
Old Carco LLC (f/k/a Chrysler LLC), *et al.*,¹ : Case No. 09-50002 (AJG)
:
Debtors. : (Jointly Administered)
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**NOTICE OF (I) ASSUMPTION BY DEBTORS AND ASSIGNMENT
TO PURCHASER OF CERTAIN EXECUTORY CONTRACTS
AND UNEXPIRED LEASES AND (II) CURE COSTS RELATED THERETO**

PLEASE TAKE NOTICE OF THE FOLLOWING:

1. On May 3, 2009, the above-captioned debtors and debtors in possession (collectively, the “Debtors”) filed a motion (the “Sale Motion”)² with the United States Bankruptcy Court for the Southern District of New York (the “Bankruptcy Court”) seeking, among other things, (a) authority to sell substantially all of the Debtors’ assets free and clear of all liens, claims and encumbrances; (b) approval of certain procedures (the “Bidding Procedures”) for the solicitation of bids with respect to the Sale Transaction (as defined in the Bidding Procedures); (c) authority to assume and assign certain executory contracts and unexpired leases in connection with the Sale Transaction; (d) approval of that certain settlement agreement between the Purchaser and the International Union, United Automobile, Aerospace and Agricultural Implement Workers of America to be executed at the closing of the Sale Transaction and (e) scheduling of a final hearing with the Bankruptcy Court for approval of the Sale Transaction. On May 31, 2009, the Bankruptcy Court granted the Sale Motion. The Sale Transaction closed on June 10, 2009.

2. Old Carco LLC, formerly Chrysler LLC, and its Debtor subsidiaries; Fiat S.p.A (“Fiat”); and Chrysler Group LLC, formerly New CarCo Acquisition LLC, a Delaware limited liability company formed by Fiat (the “Purchaser”), have entered into a Master Transaction Agreement, as amended, dated as of April 30, 2009 (the “Purchase Agreement”), which, together with certain ancillary agreements, contemplates a set of related transactions for the sale of substantially all of the Debtors’ tangible, intangible and operating assets, defined as

¹ A second amended list of the Debtors, their addresses and tax identification numbers is located on the docket for Case No. 09-50002 (AJG) (Docket No. 3945) and can also be found at www.chryslerrestructuring.com.

² Copies of the Sale Motion and the Purchase Agreement (without certain commercially sensitive attachments) may be obtained by accessing the website established by the Debtors’ claims and noticing agent, Epiq Bankruptcy Solutions, LLC at www.chryslerrestructuring.com.

“Purchased Assets” in Section 2.06 of the Purchase Agreement, including the Designated Agreements (as defined below), the assets related to the research, design, manufacturing, production, assembly and distribution of passenger cars, trucks and other vehicles (including prototypes) under brand names that include Chrysler, Jeep® and Dodge (the “CarCo Business”), certain of the facilities related thereto and all rights including intellectual property rights, trade secrets, customer lists, domain names, books and records, software and other assets used in or necessary to the operation of the CarCo Business or related thereto (collectively, as defined in the Purchase Agreement, the “Purchased Assets”) to the Purchaser.

3. By notices dated May 15, 16, 21 and 22 and June 4 and 9, 2009 (each, an “Assignment Notice”), the Debtors informed certain non-Debtor counterparties to Designated Agreements (as defined below) (each, a “Non-Debtor Counterparty”) of their intent to assume and assign to the Purchaser certain executory contracts and/or unexpired leases. Each Assignment Notice contained an exhibit or annex identifying certain executory contracts and/or unexpired leases that the Debtors intended to assume and assign to the Purchaser (collectively, the “Designated Agreements” and each, a “Designated Agreement”), pursuant to section 365 of title 11 of the United States Code (the “Bankruptcy Code”). The exhibit or annex attached to the Assignment Notice also listed the amounts that the Debtors believed must be paid to cure all prepetition defaults under the Designated Agreements as of April 30, 2009, in accordance with section 365(b) of the Bankruptcy Code; provided, however, that such amount that must be paid to cure all prepetition defaults has, in some instances, been agreed in a writing signed by Debtor and the Non-Debtor Counterparty to be either higher or lower than the amount indicated in the Assignment Notice (such writing, a “Cure Agreement”, and such amounts, as modified by any Cure Agreement, the “Cure Costs”).

4. The Assignment Notice stated that objections, if any, to the proposed assumption and assignment of the Designated Agreements, including, but not limited to, objections related to adequate assurance of future performance, or objections relating to whether applicable law excuses the Non-Debtor Counterparty from accepting performance by, or rendering performance to, Purchaser for purposes of section 365(c)(1) of the Bankruptcy Code, or objections to the proposed Cure Costs (each such objection, a “Section 365 Objection”), must be made in writing and filed with the Bankruptcy Court so as to be received no later than ten days after the date of the Assignment Notice (the “Section 365 Objection Deadline”) by the Bankruptcy Court and other specifically identified parties. The Assignment Notice also stated that unless a Section 365 Objection was filed and served before the Section 365 Objection Deadline, all parties would be deemed to have consented to such Cure Costs and the assumption and assignment of such Designated Agreements, and any non-objecting party would be forever barred from objecting to the Cure Costs or to assumption and assignment and from asserting any additional cure or other amounts against the Debtors, their estates or the Purchaser. Furthermore, the Assignment Notice stated that if the Non-Debtor Counterparty to a Designated Agreement failed to timely assert a Section 365 Objection, such Designated Agreement would be deemed to be assumed by the Debtors and assigned to the Purchaser and the proposed Cure Cost related to such Designated Agreement would be established and approved in all respects. Notwithstanding anything to the contrary in this notice, to the extent the Section 365 Objection Deadline has not passed for any Designated Agreement (including, but not limited to, cases where such deadline has been extended by written agreement of the Debtors and the Non-Debtor Counterparty), until the Section 365 Objection Deadline has passed, the Non-Debtor Counterparty to such Designated

Agreement is not deemed to have consented to such Cure Costs and the assumption and assignment of such Designated Agreements and the proposed Cure Cost related to such Designated Agreement will not be established and approved in all respects. In addition, and for the avoidance of doubt, to the extent a Non-Debtor Counterparty has made a timely filed Section 365 Objection to the Cure Costs or the accuracy of the information provided in the Assignment Notice pending on the date hereof, such objection is preserved pending resolution by Cure Agreement or order of the Court.

5. The Designated Agreements identified in Exhibits A through D hereto (as modified by the Addenda thereto) (the “Exhibits”) are hereby assumed by the Debtors and assigned to the Purchaser, and the Cure Costs listed in the Exhibits related to such Designated Agreements are established and approved in all respects, subject only to the conditions set forth in paragraph 6 hereof. The Cure Costs listed in the Exhibits may reflect Cure Costs agreed to in the Cure Agreements, as applicable. Such Designated Agreements are hereby deemed to be Confirmed Agreements as that term is defined in the Assignment Notice.

6. If the Cure Costs related to a Designated Agreement are established by the Court or a Cure Agreement in an amount different than the amount specified in the Exhibits, such Designated Agreement shall remain a Confirmed Agreement and each of the Non-Debtor Counterparty and, so long as the Non-Debtor Counterparty is performing under the Confirmed Agreement, the Purchaser shall be bound by the established Cure Costs. The Cure Costs established by a the Court or a Cure Agreement shall govern such Confirmed Agreement without the need to amend the Exhibits hereto.

7. Subject to the conditions set forth herein, having been assumed and assigned as a Confirmed Agreement, a Designated Agreement is not subject to rejection under section 365 of the Bankruptcy Code.

8. Except as may have otherwise been agreed to in a Cure Agreement, the defaults under the Designated Agreements that must be cured in accordance with section 365(b) of the Bankruptcy Code shall be cured as follows: the Purchaser shall pay the Cure Costs relating to an assumed executory contract or unexpired lease as soon as practicable (and in any event not later than ten days after the date hereof), provided, however, that Purchaser shall pay Disputed Cure Costs (as defined in the Bidding Procedures) as soon as practicable following (and in any event not later than 10 days after) the date the amount thereof is finally determined. Such Cure Cost shall be reduced by the aggregate amount of any payments made to the Non-Debtor Counterparty by the Debtors pursuant to any order of the Bankruptcy Court authorizing the payment of prepetition claims against the Debtors.

9. The assumption and assignment of any Designated Agreement is without prejudice to Purchaser’s right not to confirm any other Designated Agreement in the future, whether or not related or similar to a Designated Agreement that is assumed and assigned by this notice.

10. Questions or inquiries relating to this notice may be directed to the Chrysler Restructuring Hotline at +1-877-271-1568 (for U.S. and Canadian callers) and +1-503-597-7708 (for international callers outside the U.S. and Canada).

Dated: June 19, 2009
New York, New York

Respectfully submitted,

/s/ Andrew G. Dietderich
Andrew G. Dietderich
Hydee R. Feldstein
Sullivan & Cromwell LLP
125 Broad Street
New York, New York 10004
Telephone: (212) 558-4000
Facsimile: (212) 558-3588

ATTORNEYS FOR FIAT S.p.A. AND
CHRYSLER GROUP LLC

Exhibit A

[Schedule of Certain Confirmed Supplier Agreements and Cure Costs Related Thereto]

SUPPLIER NAME	SUPPLIER ADDRESS	SUPPLIER CODE	CURE AMOUNT
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	45258	\$6,615.40
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	21193	\$2,847,129.02
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	23087	\$2,749,311.56
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	30793	\$171,362.62
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	31165	\$2,229,854.00
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	40105	\$140,081.80
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	42945	\$68,838.36
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	19138	\$404,669.20
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	45149	\$200,476.60
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	94369	\$642,499.28
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	47810	\$236,375.94
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	53956	\$35,583,460.04
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	56083	\$34,394.57
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	59093	\$7,546.60
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	64469	\$3,158,987.97

SUPPLIER NAME	SUPPLIER ADDRESS	SUPPLIER CODE	CURE AMOUNT
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	90186	\$473,637.85
CONTINENTAL AG	JAEDEKAMP 30 PO BOX 169 HANNOVER D-30419 GERMANY	94368	\$30,876.09
HONEYWELL INC	101 COLUMBIA RD MORRISTOWN, NJ 07962	47629	\$530,102.11
HONEYWELL INTERNATIONAL	101 COLUMBIA ROAD PO BOX 1039 MORRISTOWN, NJ 07962-1039	20377	\$95,702.88
HONEYWELL LIMITED	155 GORDON BAKER ROAD NORTH YORK, ON M2H3N7 CANADA	49265	\$0.00
HONEYWELL SENSOTEC INC	2080 ARLINGATE LANE COLUMBUS, OH 43228-4112	88123	\$1,422.00
TEMIC TELEFUNKEN MICROELECTRONICS	SIEBOLDSTRASSE 19 NUREMBURG 90411 GERMANY	42859	\$33,526.82
ZF FRIEDRICHSHAFEN AG	POSTFACH 1240 SCHWEINFURT 827 GERMANY	35686	\$4,504,433.36

EXCLUDED AGREEMENTS

SUPPLIER NAME AND ADDRESS	SUPPLIER CODE	EXCLUDED PURCHASE ORDER
CONTINENTAL AG	53956	O8232085
JAEDEKAMP 30		O8232086
PO BOX 169		O9232033
HANNOVER D-30419		
GERMANY		
ZF FRIEDRICHSHAFEN AG	35686	O9515077
POSTFACH 1240		
SCHWEINFURT 827		
GERMANY		

ADDENDUM

The executory contracts and unexpired leases identified in Exhibit A are hereby assumed by the Debtors and assigned to the Purchaser in accordance with, and pursuant to, (1) section 365 of the Bankruptcy Code and (2) the terms and conditions of the Bidding Procedures and the accompanying notice.³

Consistent with the Bidding Procedures, the Designated Agreements are not listed on an agreement-by-agreement basis. Subject to the terms of the accompanying notice, the Purchaser is hereby confirming all of the agreements with the parties identified on Exhibit A relating to the supply of goods and services to the Debtors for assumption and assignment, except as otherwise expressly provided herein. If certain agreements are identified at the end of Exhibit A as excluded from the list of Designated Agreements (the “Excluded Agreements”), those Excluded Agreements are not hereby assumed and assigned. Unless otherwise stated in Exhibit A or an applicable Cure Agreement, Designated Agreements include all contracts, purchase orders or similar agreements providing for the sale or provision of goods or services to the Debtors, and all related modifications, amendments, supplements, addenda and restatements thereof, related memoranda of understanding, ancillary agreements thereto and any and all similar agreements, including Cure Agreements.

The identified Cure Costs represent the aggregate Cure Costs for all of the Designated Agreements with a Non-Debtor Counterparty. Prior to payment of the Cure Costs in accordance with the terms of the Bidding Procedures, the Cure Costs will be reduced by the aggregate amount of any payments made by the Debtors on account of prepetition claims against the Debtors. To the extent applicable, the Cure Costs may be adjusted to account for changes in applicable currency exchange rates.

³ Capitalized terms in this Addendum shall have the meanings specified in the accompanying Notice.

Exhibit B

[Schedule of Certain Confirmed Supplier Agreements and Cure Costs Related Thereto]

SUPPLIER NAME	SUPPLIER ADDRESS	SUPPLIER CODE	CURE AMOUNT
AUTOPORT	ATTN: JIM COOK 1180 MAIN ROAD P.O. BOX 9 EASTERN PASSAGE, NS B3G 1M4 CANADA	59290	\$235,573.86 CAN
BURLINGTON NORTHERN SANTE FE RAILWAY COMPANY	MARC ALLEN ASSISTANT VICE PRESIDENT, AUTOMOTIVE MARKETING 2650 LOU MENK DRIVE FORT WORTH, TX 76131		\$0.00 RAIL TRANSPORTATION CONTRACT NO.: BNSFC 307531
BYERS TRANSPORT	2840-76 AVENUE PO BOX 157 EDMONTON, AB T5J2J1 CANADA	49135	\$35,374.06 CAN
CSX TRANSPORTATION	ATTN: ANDY STROK 301 W. BAY ST. 4TH J885 JACKSONVILLE, FL 32217	36964	\$0.00
CSX TRANSPORTATION	ATTN: BRIAN EFFINGER P O BOX 771025 DETROIT, MI 48277-1025	29749	\$0.00

ADDENDUM

The executory contracts and unexpired leases identified in Exhibit B are hereby assumed by the Debtors and assigned to the Purchaser in accordance with, and pursuant to, (1) section 365 of the Bankruptcy Code and (2) the terms and conditions of the Bidding Procedures and the accompanying notice.⁴

Consistent with the Bidding Procedures, the Designated Agreements are not listed on an agreement-by-agreement basis. Subject to the terms of the accompanying notice, the Purchaser is hereby confirming all of the agreements with the parties identified on Exhibit B relating to the supply of goods and services to the Debtors for assumption and assignment, except as otherwise expressly provided herein. If certain agreements are identified at the end of Exhibit B as excluded from the list of Designated Agreements (the “Excluded Agreements”), those Excluded Agreements are not hereby assumed and assigned. Unless otherwise stated in Exhibit B or an applicable Cure Agreement, Designated Agreements include all contracts, purchase orders or similar agreements providing for the sale or provision of goods or services to the Debtors, and all related modifications, amendments, supplements, addenda and restatements thereof, related memoranda of understanding, ancillary agreements thereto and any and all similar agreements, including Cure Agreements.

The identified Cure Costs represent the aggregate Cure Costs for all of the Designated Agreements with a Non-Debtor Counterparty. Prior to payment of the Cure Costs in accordance with the terms of the Bidding Procedures, the Cure Costs will be reduced by the aggregate amount of any payments made by the Debtors on account of prepetition claims against the Debtors. To the extent applicable, the Cure Costs may be adjusted to account for changes in applicable currency exchange rates.

⁴ Capitalized terms in this Addendum shall have the meanings specified in the accompanying Notice.

Exhibit C

**[Schedule of Certain Confirmed Real Property Agreements
and Cure Costs Related Thereto]**

Debtor as Lessor

	Address	Type of Interest	Type of Property	Lessor	Lessee Notice Address	Cure Amount
1.	875 Berkshire Lane North Minneapolis, Minnesota 55441	Leased	Warehouse	Chrysler Motors LLC	<u>Payee/Landlord</u> 27 th Avenue North Corporate Center, LLC c/o The Rotenberg Companies, Inc. 12455 Ridgedale Drive, Suite 103 Minnetonka, MN 55305 <u>Managing Agent</u> Richard Rotenberg The Rotenberg Companies, Inc. 12455 Ridgedale Drive, Suite 103 Minnetonka, MN 55305	\$0
2.	2900 Busha Highway Marysville, Michigan 48040	Leased	Land	Chrysler Motors LLC	<u>Tenant Notice</u> Friedrichshafen AG Attn: President and Chief Executive Officer, Graf-von-Soden-Platz1, Friedrichshafen, D-88046 Germany <u>Tenant Notice</u> ZF Marysville LLC 2900 Busha Highway, Marysville, MI 48040-2439 <u>Tenant Counsel</u> Hunter & Schank Co., LPA Attn: Thomas J. Schank, 1700 Canton Avenue, Toledo, OH 43604	\$0

	Address	Type of Interest	Type of Property	Lessor	Lessee Notice Address	Cure Amount
3.	9777 Mopar Drive Streetsboro, Ohio 44241	Leased	Warehouse	Chrysler Motors LLC	<u>Landlord</u> Knickerbocker Properties, Inc. XXV Attn: Steve Steffas c/o CB Richard Ellis 526 Superior Avenue, Suite 505 Cleveland, OH 44114 <u>Payee</u> Knickerbocker Properties, Inc. XXV Attn: Steve Steffas c/o CB Richard Ellis LB 1E5130 - 9777 Mopar Drive PO BOX 6149 Hicksville, NY 11802-6149 <u>Managing Agent</u> Steve Steffas CB Richard Ellis 526 Superior Avenue, Suite 505 Cleveland, OH 44114	\$0

ADDENDUM

The executory contracts and unexpired leases identified in Exhibit C are hereby assumed by the Debtors and assigned to the Purchaser in accordance with, and pursuant to, (1) section 365 of the Bankruptcy Code and (2) the terms and conditions of the Bidding Procedures and the accompanying notice.⁵

Subject to the terms of the accompanying notice, the Purchaser is hereby confirming the agreements identified on Exhibit C for assumption and assignment. Unless otherwise stated in Exhibit C or an applicable Cure Agreement, Designated Agreements include all related modifications, amendments, supplements, addenda and restatements thereof, related memoranda of understanding, ancillary agreements thereto and any and all similar agreements, including Cure Agreements.

The identified Cure Costs represent the Cure Costs for each particular Designated Agreement. Prior to payment of the Cure Costs in accordance with the terms of the Bidding Procedures, the Cure Costs will be reduced by the aggregate amount of any payments made by the Debtors on account of prepetition claims against the Debtors. To the extent applicable, the Cure Costs may be adjusted to account for changes in applicable currency exchange rates.

⁵ Capitalized terms in this Addendum shall have the meanings specified in the accompanying Notice.

Exhibit D

[Schedule of Certain Confirmed General Agreements and Cure Costs Related Thereto]

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
ACCEL MINDAUGAS KETLERIUS SAVANORIU PR. 271 KAUNAS LT-50131 LITHUANIA	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2009	\$0.00
AISIN ACCOUNTS PAYABLE 46501 COMMERCE CENTER DR PLYMOUTH, MI 48170	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 11/8/2008	\$0.00
AM GENERAL FRED SACHE P.O. BOX 3330 LIVONIA, MI 48151	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/1/2009	\$0.00
AMOTECH BYUNG SOO KIM 579-10 MANHO-RI POSING-EUP PYEONGTAEK KOREA	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2009	\$0.00
APPLIED MEDIA TECHNOLOGIES CORP ATTN: CLAYTON B BURTON JR 4901 AMTC CENTER CLEARWATER, FL 33764	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 7/12/2004	\$0.00
APTERRA MOTORS STEVE FAMBRO 2778 LOKER AVE W. CARLSBAD, CA 92010	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 6/16/2008	\$0.00
ARAMARK REFRESHMENT SERVICES ATTN: JAMES (PAT) BARGER 444 SOUTH VERMONT STREET PALATINE, IL 60067-6987	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 5/1/2006	\$0.00
ARAMARK UNIFORM SERVICES ATTN: BRAD DRUMMOND 115 NORTH FIRST STREET BURBANK, CA 915002	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 9/29/2000	\$0.00
ASC STEFAN KOZMA 37875 WEST TWELVE MILE SUITE 200 FARMINTON HILLS, MI 48331	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
ASMO/DENSO KEN RIMATZKI 39575 LEWIS DR., SUITE 800 NOVI, MI 48377	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2005	\$0.00
ASPEN MARKETING SERVICES ATTN: PATRICK O'RAHILY 1240 NORTH AVE WEST CHICAGO, IL 60185	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 2/1/2006	\$0.00
AUTO DEALER HOLE-IN-ONE ATTN: JAMES RYDER 33519 STATE ST FARMINGTON, MI 48335	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 11/15/2006	\$0.00
AUTOJOBS COM INC ATTN: STEVE BROWN 2065 E MAIN ST, BLDG D MONTROSE, CO 81401	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 5/10/2007	\$0.00
AUTOMETER DEREK CRAWFORD 413 WEST ELM STREET SYCAMORE, IL 60178	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
AUTOMOTIVE TESTING AND DEVELOPMENT DEVON SMITH 400 S. ETIWANDA AVE ONTARIO, CA 91761	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 2/9/2009	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
BEHR JAMES WAGNER 2852 DALEY DR TROY, MI 48083	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
BODYCOTE TESTING GROUP ACCOUNTS PAYABLE 28031 GRAND OAKS COURT WIXOM, MI 48393	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/1/2009	\$0.00
BOSCH FRED HAMMOUD 15000 NORTH HAGGERTY ROAD PLYMOUTH, MI 48170	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
BOURNS KEN MCDONALD 46820 MAGELLAN DRIVE, STE. A NOVI, MI 48377	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
CALLCOMMAND CORP ATTN: AL BABBINGTON 11500 NOTHLAKE DR CINCINNATI, OH 45249	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 10/10/2003	\$0.00
CAR & DRIVER MAG. ACCOUNTS PAYABLE 1585 EISENHOWER ANN ARBOR, MI 48108	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/1/2009	\$0.00
CAREERBUILDER ATTN: MATT FERGUSON 200 NORTH LA SALLE, 11TH FLR CHICAGO, IL 60601	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 5/10/2007	\$0.00
CASCO ENRICO GIORDANO V.E. FERMI 3/5 APIGNANO 10091 ITALY	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
CHASE PAYMENTECH ATTN: BARRY COFFEY 1601 W ELM ST DALLAS, TX 75201	CHRYSLER LLC	MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 3/25/2005 (AMENDED 2/7/2006)	\$0.00
CHECK CORPORATION MEGAN BISHOP 1800 STEPHENSON HWY TROY, MI 48083	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
CLARION CARLOS RODRIGUEZ LOZANO AV. 3 CALLE 9 S/N SAN JUAN DEL RIO, QUERETARA MEXICO	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
CML JOSH DEBRUYN 17177 N LAUREL PARK DR LIVONIA, MI 48152	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2009	\$0.00
COBALT GROUP ATTN: ROBERT SNYDER 2200 FIRST AVENUE SOUTH SEATTLE, WA 98134-1408	CHRYSLER LLC	MARKETCENTER PROPOSAL SUBMISSION FORM EXECUTION DATE: 4/30/2004	\$0.00
COBRA MARCO MENEGOLO V ASTICO VARESE 41 ITALY	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
COMBINED SYSTEMS TECHNOLOGY INC ATTN: SCOT LETON 2165 NW 108TH ST DES MOINES, IA 50325	CHRYSLER LLC	MARKETCENTER PROPOSAL SUBMISSION FORM EXECUTION DATE: 11/19/2003	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
CONTIENTAL TEVES STEVE KUHLA 2400 EXECUTIVE HILLS BLVD. AUBURN HILLS, MI 48326-2980	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
COX TARGET MEDIA ATTN: JOHN OSSI 8575 LARGO LAKES LARGO, FL 33773	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 2/1/2006	\$0.00
CTS JOHN AMOS 1142 W. BEARDSLEY AVE ELKHART, IN 46514-2292	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
CUMMINS BUSINESS SERVICES P.O. BOX 290909 NASHVILLE, TN 37229	CHRYSLER LLC	EMISSIONS LAB TESTING SERVICES AGREEMENT EXECUTION DATE: 2003	\$0.00
CUSTOM PROMOTIONS INC ATTN: JASON GORDON 14400 WOODROW WILSON DETROIT, MI 48238	CHRYSLER LLC	CHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 1/31/2009	\$0.00
D&R TECHNOLOGY DAVID STANTON 400 EAST FULLERTON AVENUE CAROL STREAM, IL 60188	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2009	\$0.00
DAWG INC ATTN: KEVIN LACILLA 22 LASSY CT TERRYVILLE, CT 06786	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 6/7/2006	\$0.00
DEALER CONCEPTS LLC ATTN: ANDY WOLF 3080 ORCHARD LAKE RD, SUITE J KEEGO HARBOR MI, MI 48320	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 6/7/2006	\$0.00
DEALER TRACK INC ATTN: ANGELA RUTHENBURG 1111 MARCUS AVE LAKE SUCCESS, NY 11042	CHRYSLER LLC	CHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 2/28/2009	\$0.00
DELL COMPUTER CORPORATION ATTN: DAVID VEGA ONE DELL WAY R R 3 ROUND ROCK, TX 78682	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 11/5/2001	\$0.00
DESIGNLINE DAVID CARTER 2015 AYRSLEY TOWN BLVD., SUITE 202 CHARLOTTE, NC 28241	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
DETROIT REGION OF THE SPORTS CAR CLUB OF AMERICA ACCOUNTS PAYABLE P.O. BOX 401018 REDFORD, MI 48239	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 4/6/2009	\$0.00
DONGYANG WILL YOUNG 25177 DEQUINDRE ROAD MADISON HEIGHTS, MI 48076	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
DYNAMEX CANADA CORP ATTN: RICHARD K MCCCELLAND 1870 CROWN DR DALLAS, TX 75234	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 7/3/2003	\$0.00
EATON ROBERT BOYCHUK 26201 NORTHWESTERN HIGHWAY SOUTHFIELD, MI 48037	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
ELECTRONIC MOTION SYSTEMS JIM TOMPKINS 7020 MUMFORD ROAD HALIFAX, NOVA SCOTIA B3L 4S9 CANADA	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2009	\$0.00
EQUIFAX INC ATTN: JOHN ELIAS 1600 PEACHTREE STREET N W ATLANTA, GA 30309	CHRYSLER LLC	DAIMLERCHRYSLER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 1/1/2001 (AMENDED 12/1/2004)	\$0.00
EXPERIAN AUTOMOTIVE ATTN: DAVID NEMTUDA 955 AMERICAN LANE SCHAUMBURG, IL 60173	CHRYSLER LLC	MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 4/4/2002	\$0.00
EXPERIAN CONSUMER CREDIT ATTN: JOHN AYMOND 955 AMERICAN LANE SCHAUMBURG, IL 60173	CHRYSLER LLC	MARKETCENTER SUPPLIER AGREEMENT	\$0.00
FAURECIA LISA ZHANG 2380 MEIJER DR TROY, MI 48084-7145	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
FEDERAL MOGUL JOHNNY BRYANT 325 SEWELL DR SPARTA, TN 38583	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
FEV DAVID GIAN 4554 GLENMEADE LANE AUBURN HILLS, MI 48326	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 4/21/2008	\$0.00
FILIPACCHI MEDIA (CAR & DRIVER MAGAZINE) DAVE VANDERWERP 1585 EISENHOWER PLACE ANN ARBOR, MI 48108	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/1/2009	\$0.00
FORD MOTOR COMPANY MARY BETH JOHNSON ONE AMERICAN ROAD DEARBORN, MI 48126-2798	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
FREIGHTLINER JUAN FERREIRO 552 HYATT STREET GAFFNEY, SC 29341	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
FULL CIRCLE SOLUTIONS INC ATTN: SCOTT SCULLY 727 N 1ST ST, SUITE 620 ST. LOUIS, MO 63102	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 2/1/2006	\$0.00
FW MURPHY SCOTT HUHN 5311 S. 122ND EAST AVE TULSA, OK 74146	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
GALLAGHER PROMOTIONAL PRODUCTS INC ATTN: KEN SMART 655 FLORIDA CENTRAL PARKWAY LONGWOOD, FL 32705	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 6/7/2006	\$0.00
GARMIN MICHELLE WOOD 1200 EAST 151ST STREET OLATHE, KS 66062	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
GENTEX JEREMY BANKS 600 N. CENTENNIAL ZEELAND, MI 49464	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2002	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
GIBB'S TECHNOLOGIES ALLISON RABINE 2046 BROWN ROAD AUBURN HILLS, MI 48326	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 4/1/2009	\$0.00
GLOBE MOTORS ANTHONY MOTZ 2275 STANLEY AVE. DAYTON, OH 45404	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2005	\$0.00
GPD SECHOON PARK 5422 CARRIER DR., SUITE 309 ORLANDO, FL 32819	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
HARMAN BECKER JERRY SMYTH 39001 W. 12 MILE ROAD FARMINGTON HILLS, MI 48331	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2005	\$0.00
HDS/ODYNE BOB MALCOLM 2479 ELLIOT AVE. TROY, MI 48083	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
HEARST MAGAZINES (POPULAR MECHANICS) 300 WEST 57TH STREET, 12TH FLOOR NEW YORK, NY 10019	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/1/2009	\$0.00
HI-LITE MIKE SMITH 2001 PEACH STREET WHITEHALL, MI 49461	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
HI-STAT/STONERIDGE SCOTT YANCEY 7290 26TH COURT EAST SARASOTA, FL 34243	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
HITACHI MARK EVANS 34500 GRAND RIVER AVE FARMINTON HILLS, MI 48335	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2004	\$0.00
HOLE IN ONE INTERNATIONAL ATTN: MARK GILMARTIN 6195 RIDGEVIEW COURT SUITE A RENO, NV 89509	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 4/11/2001	\$0.00
HUSCO INTERNATIONAL MICHEAL LAYNE N19W24101 RIVERWOOD DR., SUITE 200 WAUKESHA, WI 53188	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
HYUNDAI / KIA ACCOUNTS PAYABLE 6800 GEDDES ROAD SUPERIOR TOWNSHIP, MI 48198	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/1/2009	\$0.00
INNOVATIVE MEDIA ATTN: JAMES WHITEHEAD 501 E WHITCOMB MADISON HEIGHTS, MI 48071	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 3/7/2007	\$0.00
INTIER AUTOMOTIVE ALAN FLORY 39600 LEWIS DRIVE NOVI, MI 48377	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
ISM ROBERT R. BARRETT 33596 HARPER ROAD, SUITE #1 CLINTON TOWNSHIP, MI 48035	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
ITOCHU MASA NISHIMURA 51300 W. PONTIAC TRAIL WIXOM, MI 48393-1003	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2005	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
JATCO USA SKIP NYDAM 30893 CENTURY DRIVE WIXOM, MI 48393	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 5/1/2009	\$0.00
KAUTEX-TEXTRON MIKE ALLEN 750 STEPHENSON HWY TROY, MI 48083	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 9/1/2008	\$0.00
KDAC JD YOON 50 CORPORATE DRIVE AUBURN HILLS, MI 48326	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
LDW ED RUTHINOWSKI 17765 ALLEN ROAD MEVINDALE, MI 48122	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 10/18/2008	\$0.00
LINK ENGINEERING ROY LINK 43855 PLYMOUTH OAKS BLVD PLYMOUTH, MI 48170	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 3/1/2008	\$0.00
MARQUARDT TRAVIS POMERLEAU 2711 ROUTE 20 EAST CAZENOVIA, NY 13035	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
MBTECH JASON MATTHEWS 400 E. BIG BEAVER ROAD, SUITE 300 TROY, MI 48083	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2004	\$0.00
MELODYLINE ATTN: MIKE LANGFELS 250 WEST MAIN STREET, SUITE 3100 LEXINGTON, KY 40507	CHRYSLER LLC	MARKETCENTER PROPOSAL ACCEPTANCE FORM EXECUTION DATE: 6/18/2002	\$0.00
MERCEDES-BENZ RESEARCH & DEVELOPMENT NORTH AMERICA ANGIE MERRILL 850 HANSEN WAY PALO ALTO, CA 94304	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 7/7/2008	\$0.00
MICHIGAN STATE POLICE PRECISION DRIVING UNIT / GINA ROSENDALL 7426 NORTH CANAL ROAD LANSING, MI 48913	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/23/2009	\$0.00
MITCHELL1 ATTN: CHRIS HURST PO BOX 509044 SAN DIEGO, CA 92150-9044	CHRYSLER LLC	CHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 1/31/2009	\$0.00
MTS LARRY OSENTOSKI 2301 W. BIG BEAVER, SUITE 950 TROY, MI 48084	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
MUNRO & ASSOCIATES, INC. 1749 NORTHWOOD DRIVE TROY, MI 48098	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 5/6/2009	\$0.00
NATIONAL VENDING ATTN: KEVIN WALL 8040 UNIVERSITY BLVD DES MOINES, IA 50325	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 2/2/2006	\$0.00
NIDEC JOHN SURIANO 1800 OPDYKE CT AUBURN HILLS, MI 48326	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
NSI PAT JENNINGS 800 KIRST, SUITE 300 TROY, MI 48048	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
OFFICEMAX ATTN: DAWN PLUNKARD 800 W BRYN MAWR AVENUE ITASCA, IL 60143-1594	CHRYSLER LLC	DAIMLERCHRYSLER MARKETCENTER SUPPLIER AMENDMENT EXECUTION DATE: 5/5/2005	\$0.00
OMRON NICK KARNEZOS 3709 OHIO AVE. ST. CHARLES, IL 60174	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
PEIKER NICOLE HOWARD 336 MAIN STREET, SUITE A ROCHESTER, MI 48307	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2009	\$0.00
PERFORMICS ATTN: SCOTT LUCAS 180 N LASALLE ST, SUITE 1100 CHICAGO, IL 60601	CHRYSLER LLC	CHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 11/1/2007	\$0.00
PIERBURG JOE WEKENMANN 26261 EVERGREEN RD., SUITE 400 SOUTHFIELD, MI 48076	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
POWERTRAIN INTEGRATION 7100 15 MILE ROAD STERLING HEIGHTS, MI 48312	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 3/13/2009	\$0.00
PROMATE ELECTRONICS DOUG GABRIELSON 32036 EDWARD STREET MADISON HEIGHTS, MI 48071	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
RECEPTEC CHRISTOPHER JARED 4360 BALDWIN RD HOLLY, MI 48442	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2005	\$0.00
REYNOLDS & REYNOLDS ATTN: BARCLAY MORTON 24800 DENSO DR SUITE 170 SOUTHFIELD, MI 48034	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 7/6/2004	\$0.00
RICARDO INC CLIVE WOTTON 40000 RICARDO DR VAN BUREN TOWNSHIP, MI 48111	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 6/1/2008	\$0.00
RICOH ATTN: JOHN FORBES FIVE DEDRICK PLACE WEST CALDWELL, NJ 07006-6398	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 12/17/2001	\$0.00
ROCKETSPORTS JOHN GENTILOZZI 3401 WEST ROAD EAST LANSING, MI 48824	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 2/10/2009	\$0.00
ROUSH INDUSTRIES MATTHEW CAN BENSCHOTEN 12447 LEVAN ROAD LIVONIA, MI 48150	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 2/10/2009	\$0.00
ROUSH INDUSTRIES INC 12447 LEVAN ROAD LIVONIA, MI 48150-1405	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 2/10/2009	\$0.00
ROUSH RACING PETER VISCONTI 4202 ROUSH PLACE CONCORD, NC 28027	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 8/1/2008	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
ROYAL PERFORMANCE GROUP ATTN: TOM GILBERT 2100 WESTERN CT, SUITE 80 LISLE, IL 60532-1971	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 5/7/2007	\$0.00
S&T DAEWOO CHANGKUN(CK) KWON 5, SONGJEONG-RI, CHOLMA-MYON BUSAN KOREA	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
SATURN EE GEORGE LAMBROPOULOS 575 GLASPIE OXFORD, MI 48371	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2005	\$0.00
SCHUKRA TONY ZHAO 360 SILVERCREEK ROAD LAKESHORE, ONTARIO N8N 4Y3 CANADA	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2005	\$0.00
SENSATA TOM MAHER 529 PLEASANT ST. ATTLEBORO, MA 02703	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
SHELL CANADA PRODUCTS LTD ATTN: BOB BUTLER 90 SHEPPARD AVE EAST SUITE 600 TORONTO, ONTARIO M2N 6X2 CANADA	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT SHELL CANADA EXECUTION DATE: 1/25/2006	\$0.00
SHELL OIL COMPANY ATTN: BOB BUTLER ONE SHELL PLAZA HOUSTON, TX 77060-6088	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 12/18/2006	\$0.00
SIRIUS / EVERWIN SRUTI RAMASWAMY 27200 HAGGERTY MILE ROAD FARMINTON HILLS, MI 48331	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
SL AMERICA RICK ALLEN 41150 TECHNOLOGY PARK DR STERLING HEIGHTS, MI 48314	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
SOLIANT DAN MCDERMOTT 717 SOUTH MYRTLE AVENUE MONROVIA, CA 91016	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
SOURCE INTERLINK MEDIA (MOTOR TREND MAGAZINE) JUDITH ANZALOE 6420 WILSHIRE BLVD LOS ANGELES, CA 90048-5515	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 10/28/2008	\$0.00
SPEEDWAY SUPERAMERICA ATTN: ALEX CHAKONAS PO BOX 1500 SPRINGFIELD, OH 45501	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION FIVE STAR MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 10/31/2000	\$0.00
SPRINT ATTN: PATRICA WATKINS 2330 SHAWNEE MISSION PARKWAY WESTWOOD, KS 66205	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 1/12/2007	\$0.00
STERLING TESTING SYSTEM INC ATTN: MATT GAY 249 WEST 17TH ST 6TH FLR NEW YORK, NY 10011	CHRYSLER LLC	CHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 7/1/2008	\$0.00
STOCK CAR PIT CREW CHALLENGE P O BOX 545 MANCHESTER, MI 48158	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 3/13/2009	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
SUREPOWER LARRY HARMON 10955 SW AVERY STREET, SUITE A TUALATIN, OR 97062	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
SVM LP ATTN: JIM SPEIR 999 TOUHY AVE, SUITE 250 DES PLAINES, IL 60018	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 1/1/2004 (AMENDED 10/23/2006)	\$0.00
TEXTRON/KAUTEX RHYS MILES 23 BEDFORD ROW LONDON WC1R 4EB UNITED KINGDOM	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
TRACY INDUSTRIES ATTN: TIMOTHY ENGVALL 3737 SOUTH CAPITAL AVENUE WHITTIER, CA 90601	CHRYSLER LLC	DAIMLERCHRYSLER DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 10/26/2007	\$0.00
TRAVEL AMERICA VACATIONS INC ATTN: MICHAEL HOWE 2010 MAIN ST, SUITE 340 IRVINE, CA 92614	CHRYSLER LLC	CHRYSLER LLC DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 3/7/2008	\$0.00
TRIAD BRAD SWICK 1750 E LINCOLN AVE MADISON HEIGHTS, MI 48071	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
TRIAD TOBY PITSER 1750 E. LINCOLN MADISON HTS, MI 48071	CHRYSLER LLC	APG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 8/1/2008	\$0.00
TRIAD SERVICES GROUP INC. BRAD SWICK 1750 EAST LINCOLN AVE. MADISON HEIGHTS, MI 48071	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/29/2009	\$0.00
TRICO PETER NEWBURY 3255 WEST HAMLIN RD ROCHESTER HILLS, MI 48309	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2003	\$0.00
TYCO ELECTRONICS AARON DE CHAZAL 3800 REIDSVILLE RD WINSTON-SALEM, NC 27101-2166	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
ULITIMATE MANUFACTURING 12125 DIXIE REDFORD, MI 48239-2464	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 5/1/2009	\$0.00
UNWIRED TECHNOLOGY EFRAIN AVILA 2631 SUPERIOR CT, SUITE B AUBURN HILLS, MI 48326	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2008	\$0.00
WEST BLOOMFIELD POLICE DAVID CURRY 4530 WALNUT LAKE ROAD WEST BLOOMFIELD, MI 48325	CHRYSLER LLC	CPG - RENTAL AGREEMENT FOR FACILITIES AND SERVICES EXECUTION DATE: 1/26/2009	\$0.00
WET ROBERT JARNEVIC 9475 TWIN OAKS DRIVE WINDSOR, ONTARIO N8N 5B8 CANADA	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2007	\$0.00
WHO'S CALLING INC ATTN: JOE PETERSON 5210 CARILLON PT KIRKLAND, WA 98033	CHRYSLER LLC	DAIMLERCHRYSLER CORPORATION DEALER MARKETCENTER SUPPLIER AGREEMENT EXECUTION DATE: 3/15/2005	\$0.00

COUNTERPARTY NAME AND ADDRESS	CHRYSLER ENTITY	DESCRIPTION OF AGREEMENT	CURE AMOUNT
WISTRON NEWEB (SIRIUS) SRUTI RAMASWAMY 27200 HAGGERTY MILE ROAD FARMINTON HILLS, MI 48331	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00
YAZAKI SCOTT LYTLE 6801 HAGGERTY ROAD CANTON, MI 48187	CHRYSLER LLC	CHRYSLER EMC TESTING SERVICES AGREEMENT EXECUTION DATE: 2006	\$0.00

ADDENDUM

The executory contracts and unexpired leases identified in Exhibit D are hereby assumed by the Debtors and assigned to the Purchaser in accordance with, and pursuant to, (1) section 365 of the Bankruptcy Code and (2) the terms and conditions of the Bidding Procedures and the accompanying notice.⁶

Subject to the terms of the accompanying notice, the Purchaser is hereby confirming the agreements identified on Exhibit D for assumption and assignment. Unless otherwise stated in Exhibit D or an applicable Cure Agreement, Designated Agreements include all related modifications, amendments, supplements, addenda and restatements thereof, related memoranda of understanding, ancillary agreements thereto and any and all similar agreements, including Cure Agreements.

The identified Cure Costs represent the Cure Costs for each particular Designated Agreement. Prior to payment of the Cure Costs in accordance with the terms of the Bidding Procedures, the Cure Costs will be reduced by the aggregate amount of any payments made by the Debtors on account of prepetition claims against the Debtors. To the extent applicable, the Cure Costs may be adjusted to account for changes in applicable currency exchange rates.

⁶ Capitalized terms in this Addendum shall have the meanings specified in the accompanying Notice.